

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA : **Criminal Number:**_____

v. : **Date Filed:**_____

FREDERICK FAWRA : **VIOLATIONS:**
: **18 U.S.C. § 844(e) (interstate use**
: **of telecommunications device to**
: **willfully convey a threat - 2 counts)**

I N D I C T M E N T

COUNT ONE

THE GRAND JURY CHARGES THAT:

At all times relevant to this indictment:

1. Rohm & Haas was a Fortune 500 Company based in Philadelphia, Pennsylvania which manufactured chemicals and other products. The company was founded on September 1, 1909 and employs more than 17,000 people in 27 countries.
2. Epilson Oil Refinery was a subsidiary corporation of SUNOCO Corporation located in Marcus Hook, Pennsylvania. Among other products that it manufactured, Epilson converted oil into gasoline for sale on the domestic market.

3. On or about October 22, 2007 in District of New Jersey and the
the Eastern District Pennsylvania, defendant

FREDERICK FAWRA

by means and use of an instrument of commerce, that is, a telephone, willfully
threatened to unlawfully damage and destroy buildings and real property by means
belonging to Rohm & Haas by means of fire and explosives.

In violation of Title 18, United States Code, Section 844(e).

COUNT TWO

THE GRAND JURY FURTHER CHARGES THAT:

1. Paragraphs 2 through 4 of Count One are incorporated here.
2. On or about November 29, 2007, in District of New Jersey and the Eastern District of Pennsylvania, defendant

FREDERICK FAWRA

by means and use of an instrument of commerce, that is, a telephone, willfully threatened to unlawfully damage and destroy buildings and real property by means belonging to Epsilon Oil Refinery by means of fire and explosives.

In violation of Title 18, United States Code, Section 844(e).

A TRUE BILL:

FOREPERSON

PATRICK L. MEEHAN
United States Attorney